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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ₹ | ATTORNEY DOCKET NO. |
|-----------------|----------------------------|----------------------|------------|---------------------|
| 08/309,868 | 09/21/94 | YASU1 | i-i | 28 |
| | contributes on the section | | 1 | EXAMINER |
| FLYNN, THIE | L. BOUTELL | A3M170108 & FANIS | SHERF | ŒR, C |
| 2026 KAMBL1 | NG ROAD | | ART UNIT | PAPER NUMBER |
| KALAMĄZOO M | 1 43008 | | 1302 | |
| • | | | DATE MAILE |): 01/08/98 |

Please find below and/or attached an Office communication concerning this application or proceeding.

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FLYNN, THIEL, BOUTELL & 2026 RAMBLING ROAD

FILING DATE FIRST NAMED APPLICANT SERIAL NUMBER

ATTORNEY DOCKET NO.

1.70

01/08/98 EXAMINER

PAPER NUMBER ART UNIT

DATE MAILED:

NOTIFICATION OF NON-COMPLIANCE WITH 37 CFR 1.192(c)

The Appeal Brief filed 12/1/97 is defective for failure to comply with one or more provisions of 37 CFR1.192(c). See 1092 O.G. 33, July 12, 1988 and MPEP §1206.

| 7 CFR1.192(c). See | 1092 O/G. 33, July 12, 1988 and MPEP \$1206. | |
|--|---|---|
| nder 37 CFR 1.192(a) timely submitted, 1.192(a). No extension of two-month per control of the co | IME LIMIT of ONE MONTH from the date of this a) for filing a new complete brief. If a new brief the appeal will be dismissed as of the date of exon of this one month time limit may be obtained or included a soft the Notice of Appeal. | piration of the period provided by 37 CFR under either 37 CFR 1.136(a) or (b) but the ay be extended under 37 CFR 1.136(a) up |
| proper headi | es not contain the items required under 37 CFR ing or in the proper order. (See explanation in bo | 3X 0 D01011, 11 DPP - P |
| the appeale | es not contain a statment of the status of all clain delains. 37 CFR 1.192(c)(1). (See explanation | THI BOX O DOWN, WELL T |
| rejection. 3 | pes not contain a statement of the status of each 17 CFR 1.192(c)(2). (See explanation in box 8 b | giott, ii appropriates, |
| by page and (See explan | bes not contain a concise explanation of the clair d line number and to the drawing, if any, by refer nation in box 8 below, if appropriate.) | ence ontractors. Or the second |
| (See explar | pes not contain a concise statement of the issues nation in box 8 below, if appropriate.) | |
| 37 CFR 1.1 | pes not contain a correct copy of the appealed classes (See explanation in box 8 below, if app | , op. (a.e., |
| 7. The brief do 37 CFR 1.1 | oes not present an argument under a separate h | eading for each issue on appeal. appropriate.) |
| 8. Explanation | n in support of items 1-7 above, if appropriate: | |
| Claim | ns 11 & 12 reflect am | rendments that were |
| pres | ented in After Final | Amendment (B) |
| The | se amendments were | not entered. See |
| Adv | isory Action of 10/15/97 | Dillow |
| | | SUPERVISORY PATENT EXAMINER GROUP 1300 |
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